



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION VII
324 EAST ELEVENTH STREET
KANSAS CITY, MISSOURI - 64106

APR 11 1984

Mr. Tom Gross
Kansas Department of Health and Environment
Forbes Field
Topeka, Kansas 66620

Dear Tom:

Enclosed is a copy of the field Notice of Violation issued to Reid Supply Company on April 6, 1984 by the Environmental Protection Agency's inspector John Bosky. Mr. Dale Stuckey accompanied Mr. Bosky on the inspection.

If you have any questions, please call Wayne A. Kaiser, or me at 816/374-7133.

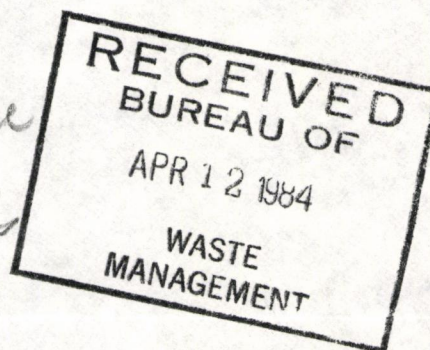
Sincerely yours,

Peter J. Culver
Chief, Air and Waste Compliance Section

Enclosure

*These copies returned to
EPA by Tom Gross since
KDHE was given originals*

WK 5/21



R00001717
RCRA Records Center

*make
case file
more exact*

APR 11 1984

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Enclosure

CONCURRENCES

SYMBOL	▶ <i>AWCS</i>							
SURNAME	▶ <i>Culver</i>							
DATE	▶ <i>4/11/84</i>							

Notice of Violation Pursuant to Requirements
of the Resource Conservation and Recovery Act (RCRA).

TO: Facility Name: REFID SUPPLY COMPANY
Address: 2549 NORTH NEW YORK
WICHITA, KANSAS 67211
EPA ID Nbr: KSD007246846 Date: APRIL 6, 1984

During an inspection just completed to determine compliance with the requirements of Subtitle C of RCRA and regulations promulgated pursuant thereto, the following violations were identified:

Citation	Description of Violation
<u>40CFR 265.15(d)</u>	<u>1. INSPECTION LOG DOES NOT INCLUDE NAME OF INSPECTOR</u> <u>CONDUCTING EACH DAILY INSPECTION (SINGLE NAME AT TOP OF LOG -</u> <u>1 LOG PAGE COVERS 1 WEEK OF INSPECTION)</u>
<u>40CFR 265.32(e), 34)</u>	<u>2. NO EMERGENCY OR COMMUNICATION OR ALARM EQUIPMENT</u>
<u>40CFR 265.37(a), 3)</u>	<u>3. NO ARRANGEMENTS WITH LOCAL EMERGENCY RESPONSE</u> <u>CONTRACTORS - FOR CONTAINMENT/CLEAN-UP OF A</u> <u>MAJOR SPILL.</u>
<u>40CFR 265.53(b)</u>	<u>4. CONTINGENCY PLAN NOT SUBMITTED TO LOCAL</u> <u>AUTHORITIES WHO MIGHT RESPOND TO FACILITY EMERGENCY</u>
<u>40CFR 265.52(f)</u>	<u>5. LOCATION AND DESCRIPTION OF FACILITY EMERGENCY EQUIPMENT</u> <u>NOT PLACED INTO FACILITY CONTINGENCY PLAN - INFORMATION</u> <u>HAS BEEN DEVELOPED - NOT YET ATTACHED TO</u> <u>CURRENT FACILITY CONTINGENCY PLAN.</u>

This notice is provided to call your attention to those areas of noncompliance at the earliest possible time. This notice does not constitute a compliance order (Administrative Civil Complaint) issued pursuant to Section 3008 of RCRA and may not be a complete listing of all violations which may be identified as a result of this inspection.

The _____ is hereby requested to submit in writing within 10 days of receipt of this notice a description of all corrective actions taken and/or a schedule for completion of necessary correction actions to be taken to:

_____, Chief, Air and Waste Compliance Branch, U.S. Environmental Protection Agency, Region VII, 324 East Eleventh Street, Kansas City, Missouri 64106. The corrective actions taken by _____ will be considered in determining whether any enforcement action, including the assessment of civil penalties, should be initiated.

If you have any questions on this Notice or wish to discuss your response you may call _____ (U.S. EPA) at 816/374-_____, or _____, at _____.

This Notice prepared by John W. Brady Date April 6, 1984

The undersigned person hereby acknowledges that he/she has received a copy of this Notice and has read same.

Distribution:

Original-Facility Rep.
Pink -AWCM
Yellow -ENSV
Green -State

Printed Name: _____ Date _____
Signature: _____
Title: _____

Notice of Violation Pursuant to Requirements
of the Resource Conservation and Recovery Act (RCRA).

TO: Facility Name: REID SUPPLY - CONTINUED
Address: _____
EPA ID Nbr: _____ Date: _____

During an inspection just completed to determine compliance with the requirements of Subtitle C of RCRA and regulations promulgated pursuant thereto, the following violations were identified:

Citation	Description of Violation
<u>40 CFR 265.20(a)(5)(i)</u>	<u>6. FAILURE BY TSD FACILITY TO SIGN MANIFEST</u>
<u>265.176</u>	<u>USED TO SHIP HAZARDOUS WASTE TO FACILITY</u>
<u>40 CFR 265.13(a)(1)</u>	<u>7. STORAGE OF UNTREATABLE HAZARDOUS WASTE LESS</u>
<u>40 CFR 261.6</u>	<u>THAN 50 FEET FROM PROPERTY LINE</u>
	<u>8. INSUFFICIENT WASTE ANALYSIS INFORMATION TO</u>
	<u>PROPERLY HANDLE WASTE - NO BTU ANALYSIS ON</u>
	<u>ALL SOLIDATE WASTE STREAM BLENDED INTO MIXTURE</u>
	<u>BURNED AS FUEL - TESTING ON FINAL MIXTURE ONLY</u>
	<u>9. POSSIBLE IMPROPER DISPOSAL OF HAZARDOUS WASTE BY</u>
	<u>BLENDING LOW BTU VALUE WASTE INTO MIXTURE</u>
	<u>BURNED AS FUEL - FILTER CAKE - SETTLING TANK</u>
	<u>WASTE - FACILITY STILL BOTTOMS - OFFSITE WASTES</u>

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of the Resource Conservation and Recovery Act (RCRA).

TO: Facility Name: ZEID SUPPLY - CONTINUED

Address: _____

EPA ID Nbr: _____

Date: _____

During an inspection just completed to determine compliance with the requirements of Subtitle C of RCRA and regulations promulgated pursuant thereto, the following violations were identified:

Citation	Description of Violation
<u>40 CFR 263</u> (RECEIVED D.O.T. REWS.)	<u>10. ACCEPTED FOR TRANSPORTATION TWO DRUMS</u> <u>IN POOR CONDITION</u>
<u>40 CFR 265.15(a) 1/1</u>	<u>11. FAILURE TO PROPERLY CONDUCT INSPECTION AND TAKE</u> <u>NECESSARY REMEDIAL ACTION - MANY DRUMS IN</u> <u>STORAGE LEAKING AND IN POOR CONDITION</u>
<u>40 CFR 265.15(b)</u>	<u>12. INSPECTION PLAN DOES NOT ADDRESS ALL AREAS WHERE</u> <u>WASTE IS STORED - IN PLANT AREA, - IN FRONT OF AND</u> <u>AROUND WAREHOUSE AND PROCESSING AREA</u>
<u>40 CFR 265.142(a)</u>	<u>13. LOW CLOSURE COST ESTIMATE - DUE TO EXCESSIVE NUMBER</u> <u>OF DAMAGED WASTES IN STORAGE</u>
<u>40 CFR 265.142(b)</u>	<u>14. CLOSURE COST NOT YET UPDATED SINCE LAST ESTIMATE</u>
<u>40 CFR 265.143(c)</u>	<u>15. USE OF IMPROPERLY AWARDED LETTER OF CREDIT TO FUND</u> <u>CLOSURE COSTS - ALSO IN CHAIRMAN'S TRUST FUND</u>

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_____, Chief, Air and Waste Compliance Branch, U.S. Environmental Protection Agency, Region VII, 324 East Eleventh Street, Kansas City, Missouri 64106.

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This Notice prepared by John W. Borty

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Notice of Violation Pursuant to Requirements
of the Resource Conservation and Recovery Act (RCRA).

TO: Facility Name: REID Supply - CONTINUED
Address: _____
EPA ID Nbr: _____ Date: _____

During an inspection just completed to determine compliance with the requirements of Subtitle C of RCRA and regulations promulgated pursuant thereto, the following violations were identified:

Citation	Description of Violation
	16. Improperly Identified Wastes Accepted/Stored by TSD, Improperly on Manifest. (DETRAMER)
40 CFR 265.177(c)	17. Close Storage of Incompatible Materials (Wastes) (Waste Oil - Leaking Containers, and Solvents, Sludges)
40 CFR 265.173(u)	18. Many Drums in Storage are Open
40 CFR 265.171	19. Many Drums in obviously deteriorated condition
40 CFR 265.171, 173	20. Many Drums in Storage were leaking or appeared to have leaked
40 CFR 265.35	21. Inadequate aisle spacing - Warehouse - in front of warehouse - inside process area fence - in rear of plant
40 CFR 265.173(b)	22. Precarious Storage - Many stacks of drums are leaning

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If you have any questions on this Notice or wish to discuss your response you may call _____ (U.S. EPA) at 816/374-_____, or _____, at _____.

This Notice prepared by John W. Borch Date April 6, 1984

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Notice of Violation Pursuant to Requirements
of the Resource Conservation and Recovery Act (RCRA).

TO: Facility Name: REID Supply - CONTINUED
Address: _____
EPA ID Nbr: _____ Date: _____

During an inspection just completed to determine compliance with the requirements of Subtitle C of RCRA and regulations promulgated pursuant thereto, the following violations were identified:

Citation	Description of Violation
40 CFR 265.14	23. LACK OF ADEQUATE SECURITY - STORAGE OUTSIDE (CONTAINER) WAREHOUSE OUTSIDE
40 CFR 270.71	24. STORAGE OF HAZARDOUS WASTE DESIGNATED AREAS (AREAS LISTED IN PART A & PART B APPLICATIONS)
40 CFR 265.14(a)	25. LACK OF FENCE AROUND ENTIRE FACILITY PERMITTING AT NECESSARY INTERVALS.
40 CFR 270.71(3)	26. STORAGE OF HAZARDOUS WASTE IN DRUMS (21300) IN EXCESS OF QUANTITY LISTED IN PART A & PART B

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The REID Supply Company is hereby requested to submit in writing within 10 days of receipt of this notice a description of all corrective actions taken and/or a schedule for completion of necessary correction actions to be taken to:

MICHAEL J. SANDERSON, Chief, Air and Waste Compliance Branch, U.S. Environmental Protection Agency, Region VII, 324 East Eleventh Street, Kansas City, Missouri 64106.

The corrective actions taken by REID Supply will be considered in determining whether any enforcement action, including the assessment of civil penalties, should be initiated.

If you have any questions on this Notice or wish to discuss your response you may call WAYNE KAISER (U.S. EPA) at 816/374-7133, or TOM GROSS KDMB (), at 913/862-9360

This Notice prepared by John W. Boshy Date April 6, 1984

The undersigned person hereby acknowledges that he/she has received a copy of this Notice and has read same.

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Printed Name: David G. Trumbold Date 4/6/84
Signature: David G. Trumbold
Title: Hazardous Waste Coordinator